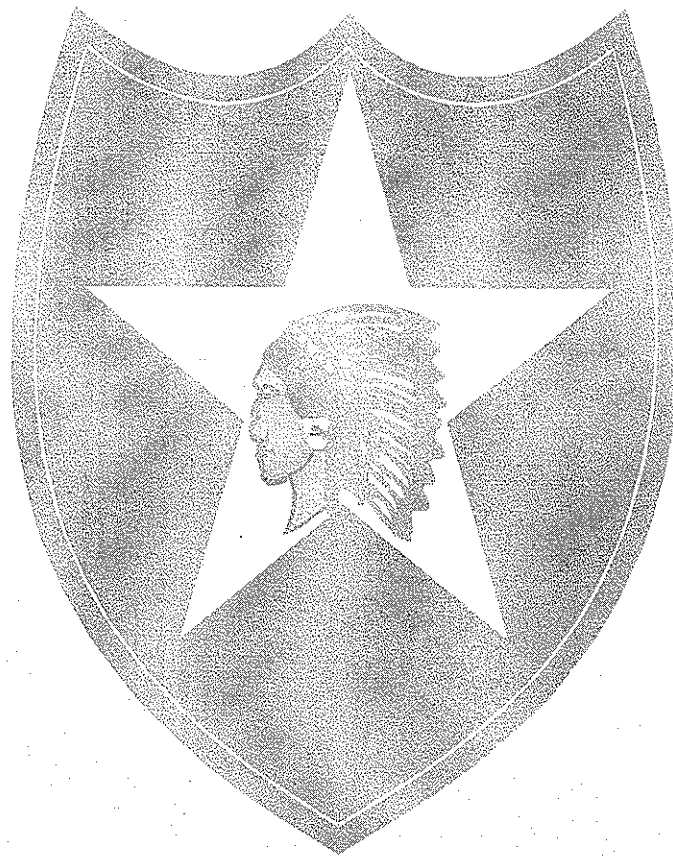


A Commander's Guide to USFK 600-240: International Marriages in Korea

*Prepared by the Office of the Staff Judge Advocate
Second Infantry Division*

12 March 2006



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This Commander's Guide provides guidance on the implementation of USFK 600-240. That regulation is the authority for all matters regarding international marriages in Korea.

This guide has been prepared by the Office of the Staff Judge Advocate, 2d Infantry Division. It will be revised and supplemented as necessary by that office.

For any questions, contact the administrative law offices at DSN 732/8998 or 732/7985.

Overview

1. Why was USFK Reg 600-240 Implemented? The purposes of the regulation are to ensure that there are valid marriages by US Soldiers to non-US citizens, that these spouses are eligible for immigration, and that Soldiers who wish to marry non-US citizens are fully informed of the procedures for a valid marriage.

2. Who does USFK Reg 600-240 apply to? To all U.S. military personnel assigned in the Republic of Korea (ROK). This regulation does not apply to marriages between U.S. citizens.

3. What if my Soldier doesn't comply with the regulation? The regulation is punitive but as in all cases, it is up to the Soldier's commander to decide the appropriate disciplinary action to be taken.

4. Why do I need to counsel my Soldier on his decision to marry? Compelling military interests necessitate the involvement of the chain of command in international marriages in the ROK for 4 reasons:

a. In the past, insufficient regulation of international marriages has resulted in some spouses being left behind when the Soldier PCSed. This creates a number of legal, logistical, and personal problems as well as negative publicity for USFK.

b. Visa fraud (using marriage as a vehicle for securing privileges for non-U.S. citizens), is a known problem in ROK. Counseling your Soldier ensures that he understands the crime and possible criminal penalties.

c. Planning for Non-combatant Evacuation Operations (NEO) is adversely impacted when dependents are unable to be evacuated from ROK.

d. Counseling plays an important role in revealing potential marriage pitfalls. Soldiers who enjoy a compatible marriage will be more productive and lose less time from duty due to personal problems, which often carry over to the job

5. What do I (the battalion commander) need to do to comply with the regulation? Enclosure A provides the battalion commander with detailed information on the specific requirements he must perform under USFK 600-240. These steps correspond to the steps set out in the flowchart (Enclosure B).

6. Do I have the authority to refuse to send my Soldier's packet to the verification authority? Yes. Normally command verification will be granted in all instances where the provisions of this regulation have been met. If, however, the battalion commander determines one of the conditions below, he should not forward Form 163 and other required documents to the verification authority. Prior to making such a determination, commanders are strongly encouraged to consult with their servicing legal advisor.

a. Either the SM or intended spouse is currently married.

b. There are indications that the intended spouse would be barred from the United States for "inability to meet physical, mental or character standards."

c. The SM cannot show the financial ability to keep the spouse from becoming a "public charge."

d. The marriage is sought solely to obtain a visa without intent to live together.

7. What happens to the application once the verification authority receives it? Verification authorities will ensure that proper procedures were followed by the Soldier IAW USFK Reg 600-240 prior to marriage. This includes final legal and medical sufficiency reviews. Provided the packet is sufficient, the verification authority will section VIII of USFK Form 163. The application will then be returned through command channels to the Soldier. Upon receipt, the Soldier may marry.

8. What are the Soldier's responsibilities once the verification authority has approved of the packet? Upon receipt of the packet from the verification authority, the couple will proceed to:

a. The supporting legal assistance office for witnessing of USFK Form 164, Report and Certificate of Marriage (Enclosure G) and notarization of USFK Form 165, Affidavit of Eligibility for Marriage (Enclosure H).

b. The local Ward Office to register the marriage and obtain a marriage certificate.

c. The U.S. Embassy in Seoul (or the third country embassy if the Soldier or intended spouse is a citizen of a third country) for notarization of USFK Form 164.

d. If the intent is for the spouse to become a legal permanent resident of the U.S. the Soldier should immediately begin filing for an Immigration Visa (IV). The supporting legal assistance office can provide information on the IV. The Soldier must keep his battalion commander informed of the date the immigrant petition is filed, the date the petition is approved, the date the IV is filed, and the date the IV is approved.

Enclosure A: The Battalion Commander's Responsibilities under USFK 600-240

I. Commander Conducts Pre-Marital Counseling with Couple (Step 2 in Flowchart, Enclosure B)

1. This counseling should be conducted in as informal manner as possible, as the commander is assuming the role of family and friends "back home." Both the Soldier and the intended spouse will attend.

2. This counseling has two distinct parts.

a. First, the commander should counsel the couple on the financial and moral support obligations of an international marriage. In particular, the commander should ensure the following:

1. The Soldier has the funds and/or negotiable assets to pay, if necessary, for transportation to the United States, lodging, food, and other needs for the intended spouse and any other family members. If the couple has incurred a significant amount of debt, the commander shall refer the couple to a financial counselor. If, after having worked with such counselor, the couple fails to provide the commander with a realistic plan for reducing the debt, and it appears likely that the intended spouse would become a public charge in the U.S., the commander should not send the Soldier's completed packet to the verification authority.

2. The couple understands the importance of a long-term relationship.

3. The couple has an appreciation for the special challenges inherent in an intercultural marriage.

4. The couple understands that simply because a marriage takes place between an U.S. Soldier and a non-U.S. citizen does not mean that the non-U.S. citizen spouse is automatically allowed to enter the U.S. A visa, issued by the U.S. is required to enter the U.S. lawfully.

b. Second, the commander will inform the couple what constitutes visa fraud and the penalties for marriage with a foreign national solely to circumvent U.S. immigration laws. The commander should communicate the following:

1. Immigration fraud is the use of marriage to a U.S. Soldier to secure entry into the U.S. for the non-U.S. spouse and extended family who might otherwise find immigration difficult.

2. In the ROK immigration fraud is more than just a marriage of convenience for the purpose of evading U.S. immigration law; it can also involve prostitution, human trafficking, narcotics, and contraband.

3. Immigration fraud is not a victimless crime. Frequently, one of the partners in a marriage is defrauded of substantial amounts of money.

4. Immigration fraud is a federal crime and may subject one to prosecution for violating one or all of the following:

1. 18 U.S.C 1001 (False Statements)
2. 8 U.S.C. 1324 (Bringing in and Harboring Certain Aliens)
3. 18 U.S.C 1621 (Perjury)

5. This may result in a felony conviction which is punishable by fine and/or imprisonment.

6. The Soldier understands that if he is married less than two years before his spouse enters the U.S. and the marriage ends in divorce within two years of the spouse's entry into the U.S., that he may be presumed to have committed immigration fraud and be subjected to criminal investigation and prosecution.

7. The Soldier is aware that he may be subjected to criminal investigation and prosecution based on any other evidence of immigration fraud, including, but not limited to, failure to cohabitate as husband and wife.

II. Battalion-Level Commander Conducts Counseling with Soldier alone (Step 3 in Flowchart, Enclosure B)

1. Prior to the counseling, the battalion commander will ensure that the command reviews the Soldier's military personnel record and finance record. If the records reveal a previous marriage, command will ensure that the marriage has been dissolved and that the records are updated.

2. No earlier than 48 hours later, the commander will conduct a second counseling with the Soldier alone. This waiting period is intended to allow the Soldier to reflect upon the information provided in the first session and will not be waived.

3. The commander will explain that the Soldier may be involuntarily extended in Korea to fulfill the administrative requirements of USFK Reg 600-240.

4. The commander will obtain the Soldier's signature on the USFK Form 166, Affidavit of Acknowledgment (Enclosure C). This affidavit must be sworn to before an officer authorized to administer oaths (such as an adjutant, legal officer, or the commander).

III. Commander ensures Soldier complies with other procedural requirements (Steps 4-7 in Flowchart)

4. The commander will ensure that the Soldier receives a pre-marital medical examination (Step 7, Flowchart, Enclosure B). The commander will also counsel the Soldier on the importance of a medical examination for the intended spouse. The commander should explain that this examination is to detect physical conditions that may bar the intended spouse from entry into the U.S.

IV. Commander reviews Soldier's completed application packet and forwards to verification authority (Steps 8-9 in Flowchart)

1. The commander will ensure that the Soldier has completed the following documents:

- a. USFK Form 163, Pre-marital Certification Application (Enclosure D).
- b. USFK Form 41, Immigration Counseling Certificate (Enclosure E).
- c. Proof of citizenship for both the Soldier and his intended spouse. Examples include a valid passport, birth certificate, or certification of citizenship.
- d. Birth certificate of the intended spouse and those of any additional dependents that the Soldier may acquire as a result of the marriage.
- e. A parental consent form if either the Soldier and/or the intended spouse is under 20 years of age.
- f. Evidence that any previous marriage, of either the Soldier and/or the intended spouse, was terminated.
- g. USFK Form 166, Affidavit of Acknowledgement (Enclosure C). In this form the Soldier acknowledges being counseled on the crime of immigration fraud and possible criminal penalties.
- h. SF Form 88, which contains the results of the Soldier's medical examination. (Enclosure F).
- i. An endorsement by a U.S. Forces Medical Officer, indicating that the intended spouse completed the appropriate pre-marital and visa medical examination from one of the designated medical facilities.

2. Provided that these documents are complete, the commander will sign Section V of USFK Form 163 and forward it through proper command channels to the verification authority.

1. The commander will ensure that the Soldier notifies the unit's S-2. If applicable, the commander will ensure the following actions are taken by the unit's S-2:

a. The Soldier is counseled on the possible effect marriage to a non-U.S. citizen would have on his security clearance and his eligibility to continue a career in the intelligence field.

b. Soldiers with access to Secret Compartmented Information (SCI) are thoroughly briefed on the need for requesting waivers IOT maintain access.

c. Foreign spouses of Soldiers with access to SCI must undergo the equivalent of a National Agency Check (NAC). The Soldier should be counseled that the NAC equivalent takes at least six months.

2. The commander will ensure that the Soldier and his intended spouse receive pre-marriage counseling with the Chaplain (Step 5, Flowchart, Enclosure B). This counseling shall not be religious in nature unless requested by the Soldier.

3. The commander will ensure that the Soldier and his intended spouse receive pre-marriage counseling from a legal officer (Step 6, Flowchart, Enclosure B). The following actions will be taken by the legal officer:

a. The Soldier and the intended spouse are briefed on the Immigration and Nationality Act and on the status of the intended spouse under the immigration and naturalization laws of the U.S.

b. The Soldier is again briefed on what constitutes immigration fraud and possible criminal penalties.

c. The Soldier and intended spouse are briefed on the legal eligibility to marry when either a divorce or annulment of a prior marriage by either party is involved.

d. If the validity or finality of a divorce or annulment is in doubt, a summary of opinion is prepared for attachment to the USFK Form 163.

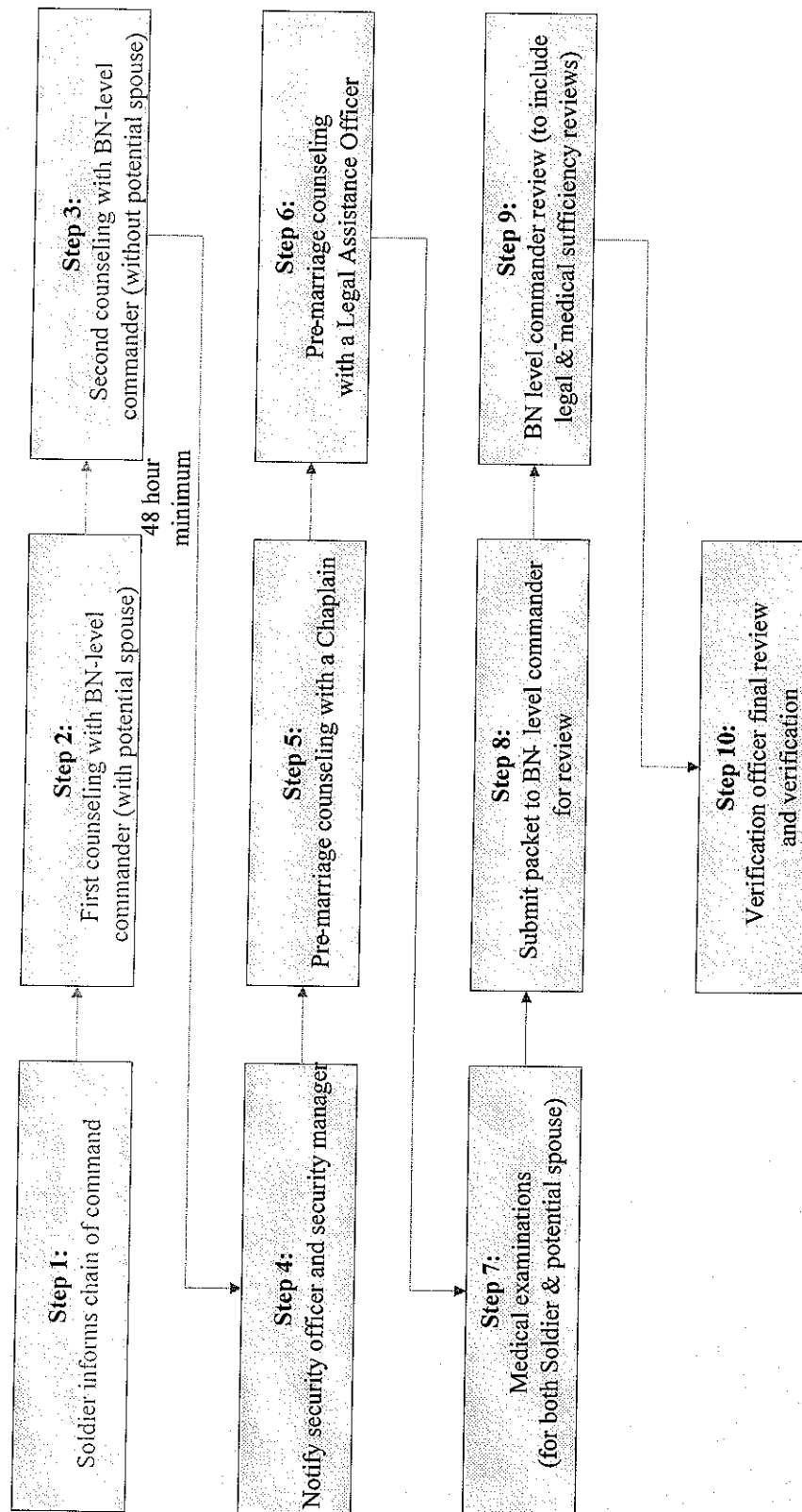
e. The Soldier is briefed on any circumstances in which waiver of residency requirements for naturalization may be authorized for the intended spouse and other family members.

f. The Soldier is briefed on the possible punishments for violation of Article 92 of the UCMJ as it pertains to compliance with the requirements set forth in USFK 600-240.

g. The couple are counseled that the intended spouse will be required to have a criminal check conducted by the local police department before a visa will be granted.

Enclosure B

USFK 600-240 Marriage Flow Chart



AFFIDAVIT OF ACKNOWLEDGEMENT**DATA REQUIRED BY THE PRIVACY ACT OF 1974**

AUTHORITY : Title 10, U.S.C. 3013, 5013, 8013.

PRINCIPAL PURPOSE : To ensure that the service member has the necessary information to make an informed decision before entering into an international marriage and comply with U.S. and host nation law.

ROUTINE USES : Information will be used for ensuring the service member has all the information necessary to make an informed decision and is complying with U.S. and host nation law.

DISCLOSURE : Disclosure of information is voluntary; failure to give this information may result in delay in satisfying the requirements of USFK Reg 600-240 prior to marriage.

I, _____ do hereby acknowledge that I am aware that entry into a marriage with a non-U.S. citizen for the purpose of conferring immigration eligibility and circumventing the laws of the United States may subject me to prosecution for violating title 18 U.S.C. 1001 (False Statements), 8 U.S.C. 1324 (Bringing in Non-U.S. Citizens), and / or 18 U.S.C. 1621 (Perjury) and may result in a felony conviction which is punishable by fine and / or imprisonment. I am also aware that if I marry less than two years before my spouse enters the U.S., and the marriage ends in divorce or annulment within two years after that, I may be presumed to have committed immigration fraud and be subjected to criminal investigation and prosecution. I am also aware that I may be subjected to criminal investigation and prosecution based on any other evidence of immigration fraud, including but not limited to, failure to cohabit as husband and wife. Also, I acknowledge the possibility of involuntary extension in Korea to fulfill the administrative requirements of USFK Regulation 600-240.

NAME

RANK

SSN

Sworn before me this _____ day of _____ in the year _____,
at _____, Korea.

BATTALION / SQUADRON OR EQUIVALENT
LEVEL COMMANDER NAME

TITLE

Enclosure D

PRE-MARITAL CERTIFICATION APPLICATION

For use of this form, see USFK Reg 600-240; the proponent agency is USFK J1

DATA REQUIRED BY THE PRIVACY ACT OF 1974

AUTHORITY : Title 10, U.S.C. 3013, 5013, 8013.
PRINCIPAL PURPOSE : To ensure that the service member has the necessary information to make an informed decision before entering into an international marriage and comply with U.S. and host nation law.
ROUTINE USES : Information will be used for ensuring the service member has all the information necessary to make an informed decision and is complying with U.S and host nation law.
DISCLOSURE : Disclosure of information is voluntary; failure to give this information may result in delay in satisfying the requirements of USFK Reg 600-240 prior to marriage.

INSTRUCTIONS

1. The following supporting documents, as applicable, must be obtained by the service member and submitted with the application:

a. Notarized statement of consent of the parent or legal guardian responsible for the custody of an intended spouse who is below the legal age to marry without such consent in the nation or locality where the marriage is to take place.

b. Notarized statement of consent of the parent or legal guardian for the custody of the applicant if under legal age.

c. Final divorce decree, annulment or other satisfactory documentary evidence of the termination of any past marriage by divorce, annulment, or death. Copy submitted must be certified or true copy issued by the proper governmental agency or official having custody of such records.

d. Birth certificates of the service member and intended spouse and their dependents. Copies submitted must be certified or true copies issued by the proper governmental agency or official having custody of such records.

e. Such other documents as may be required by the commander in order to verify compliance with USFK Reg 600-240.

2. When there is not enough space under any item to enter the needed information, reference Section III, "Remarks" and continue information there. Section III, "Remarks" will contain a cross reference to the item being continued. More sheets may be added as needed and should be properly named.

SECTION I - PERSONAL DATA OF APPLICANT

1. APPLICANT (Last name, first name, middle name)
dfgr

2. SOCIAL SECURITY NUMBER

3. GRADE

4. ROTATION DATE

5. ETS

6. COMPLETE MILITARY ADDRESS (Include ZIP code)
rertr

7. LEGAL RESIDENCE (Number, Street, City, State, ZIP code, Country)

8. PLACE OF BIRTH (City, State, Country)

9. DATE OF BIRTH (YYYYMMDD)

10. CITIZENSHIP

11. NUMBER OF DEPENDENTS

12. PLACE WHERE MARRIAGE CEREMONIES WILL TAKE PLACE (City, Country)

13. APPROXIMATE DATE MARRIAGE WILL TAKE PLACE

14. PAST MARRIAGES

FORMER SPOUSE NAME	DATE TERMINATED	REASON

15. DEPENDENTS OF APPLICANT

NAME	DATE OF BIRTH	RELATIONSHIP	ADDRESS (include ZIP Code)

(Complete item 16 if applicant is an E-4 or below with 2 years or less of service)

16. I have enough funds and/or negotiable assets to pay, if necessary, for transportation to the United States, lodging, food, and other needs for my intended spouse and any other family members. I understand that this need must be met to make sure that my intended spouse and other family members will not become a public charge of the United States Government.

SIGNATURE OF APPLICANT

ORGANIZATION

DATE (YYYYMMDD)

SECTION II - PERSONAL DATA OF INTENDED SPOUSE

17. INTENDED SPOUSE (Last name, first name, middle name, Maiden name)

18. PRESENT ADDRESS (include ZIP Code)

19. LEGAL ADDRESS (Permanent address and ZIP Code)

20. DATE OF BIRTH

21. PLACE OF BIRTH

22. CITIZENSHIP

23. PAST MARRIAGES OF INTENDED SPOUSE

FORMER SPOUSE NAME

DATE TERMINATED

REASON

24. DEPENDENTS OF INTENDED SPOUSE

NAME

DATE OF BIRTH

PLACE OF BIRTH

RELATIONSHIP

ADDRESS (include ZIP Code)

(Complete items 25 thru 42 if intended spouse has not been lawfully admitted in the United States for permanent residence)

25. NAME as it appears in passport or official documents, such as birth certificate or government-issued ID card

26. NAME AND ADDRESS OF PRESENT EMPLOYER

27. PASSPORT NUMBER AND PLACE OF ISSUE

28. ID NUMBER AND PLACE OF ISSUE (if applicable)

29. DATES AND PLACES OF RESIDENCE (Since 16 years of age with inclusive dates)

FROM
(YYYYMMDD)

TO
(YYYYMMDD)

NUMBER AND STREET

CITY

STATE

COUNTRY

30. HAS INTENDED SPOUSE EVER BEEN CONVICTED OF ANY CRIMES OTHER THAN MINOR TRAFFIC VIOLATIONS: (If "YES" give full details)

31. FATHER'S NAME (Last name, first name, middle name)		
32. PRESENT ADDRESS (Include ZIP Code)		33. LEGAL ADDRESS (Permanent address; include ZIP Code)
34. DATE OF BIRTH	35. PLACE OF BIRTH	36. CITIZENSHIP
37. MOTHER'S NAME (Last name, first name, middle name, Maiden name)		
38. PRESENT ADDRESS (Include ZIP Code)		39. LEGAL ADDRESS (Permanent address; include ZIP Code)
40. DATE OF BIRTH	41. PLACE OF BIRTH	42. CITIZENSHIP
SECTION III – REMARKS		

SECTION IV – STATEMENT OF APPLICANT (Check pertinent paragraphs)

☒ 1. I have read and understand USFK Reg 600–240.

2. I ☐ am ☐ am not related to my intended spouse by blood.

(If yes, show degree of relationship:)

☐ 3. I have arranged to provide for my intended spouse's dependents to make sure they do not become public charges of the United States or governmental agencies of any other country within the foreseeable future.

☐ 4. I understand the United States is not obligated to transport my spouse and other dependents to the United States except as provided in current U.S. Armed Forces directives.

☐ 5. I understand travel in connection with leave to and from the country where the marriage is to take place is my responsibility. It will be at no expense to the U.S. Government.

☐ 6. I have investigated the conditions which must be met for my intended spouse and other dependents are not lawful permanent residents of the United States, to gain entry into the United States for permanent residence. I am ready to request such entry for my intended spouse and family members. I understand it is my responsibility to apply for an immediate relative or preference category visa after the marriage. I have all documents needed for completing Immigration and Naturalization Service Form I–130 (Petition to Classify Status of Alien Relative for Issuance of Immigrant Visa).

☐ 7. I understand verification of this application will not result in my intended spouse and other dependents being granted an immigration visa. Also, I understand, even if a visa is granted, is no certainty that admittance to the United States will be granted at the port of entry. Further, understand the Commissioner of Immigration and Naturalization makes the final decision on entry.

☐ 8. My intended spouse and other dependents have a valid passport(s) or will have them in time for processing of visa application(s).

☐ 9. My intended spouse and other dependents have obtained any necessary exit permit(s). (if applicable).

☐ 10. I will comply with the local laws and requirements of the country in which the marriage will take place.

☐ 11. Entrance into the United States or its territory is not contemplated by my intended spouse and other dependents for the following reasons:

☐ 12. If my intended spouse or I decide not to marry, prior to receipt of application verification, I will inform my commander at once so that processing of this application may be stopped.

☐ 13. I understand that marriage to a non–U.S. citizen may result in reduction or loss of security clearance.

☐ 14. A list of attachments are contained in SECTION III – Remarks

I SWEAR OR AFFIRM THAT THE INFORMATION CONTAINED HEREIN IS TRUE, CORRECT AND COMPLETE TO THE BEST OF MY KNOWLEDGE AND BELIEF.

DATE
(YYYYMMDD)

GRADE

SIGNATURE OF APPLICANT

NOTICE: THE LAW PROVIDES FOR SEVERE PENALTIES WHICH INCLUDE FINE AND IMPRISONMENT FOR THE WILLFUL SUBMISSION OF ANY STATEMENT OR EVIDENCE OF A MATERIAL FACT, KNOWING IT TO BE FALSE

SECTION V – ACTION OF APPLICANT'S BATTALION / SQUADRON OR EQUIVALENT LEVEL COMMANDER

1. THE APPLICANT ☐ HAS ☐ HAS NOT BEEN COUNSELED BY A MILITARY CHAPLAIN.
2. THE APPLICANT ☐ HAS ☐ HAS NOT BEEN BRIEFED BY A LEGAL OFFICER.
3. THE APPLICANT ☐ HAS ☐ HAS NOT BEEN EXAMINED AND COUNSELED BY A MEDICAL OFFICER.
4. THE INTENDED SPOUSE ☐ HAS ☐ HAS NOT BEEN EXAMINED BY A MEDICAL PROFESSIONAL.
5. I ☐ HAVE ☐ HAVE NOT VERIFIED FROM THE APPLICANT'S OFFICIAL MILITARY PERSONNEL RECORDS AND FINANCE RECORDS THAT HE OR SHE IS NOT PRESENTLY MARRIED.
6. I ☐ HAVE ☐ HAVE NOT DISCUSSED WITH THE APPLICANT HIS/HER FINANCIAL OBLIGATIONS IN CONNECTION WITH THE PROPOSED MARRIAGE. HE/SHE HAS SATISFIED ME THAT ADEQUATE ARRANGEMENTS HAVE OR CAN BE MADE FOR THE SUPPORT OF HIS/HER INTENDED SPOUSE.
7. I ☐ HAVE ☐ HAVE NOT VERIFIED THAT THE APPLICANT SATISFIED ALL THE PRE-MARITAL REQUIREMENTS AS SPECIFIED IN USFK Reg 600-240.

DATE
(YYYYMMDD)NAME AND GRADE OF BATTALION /
SQUADRON OR EQUIVALENT LEVEL
COMMANDER

SIGNATURE

SECTION VI – FINAL MEDICAL SUFFICIENCY REVIEW

1. THE APPLICANT ☐ HAS ☐ HAS NOT COMPLETED A PRE-MARITAL EXAMINATION IN ACCORDANCE WITH APPENDIX F.
2. THE INTENDED SPOUSE ☐ HAS ☐ HAS NOT COMPLETED A PRE-MARITAL EXAMINATION IN ACCORDANCE WITH APPENDIX B AND F.
3. THE APPLICANT ☐ HAS ☐ HAS NOT BEEN COUNSELED ON THE RISK OF MARRYING AN INTENDED SPOUSE WHO HAS CERTAIN MEDICAL CONDITIONS AS OUTLINED IN APPENDIX B.

DATE
(YYYYMMDD)

NAME AND GRADE OF MEDICAL OFFICER

SIGNATURE

SECTION VII – FINAL LEGAL SUFFICIENCY REVIEWTHIS APPLICATION ☐ IS ☐ IS NOT LEGALLY SUFFICIENT. REMARKS:DATE
(YYYYMMDD)

NAME AND GRADE OF LEGAL OFFICER

SIGNATURE

SECTION VIII – VERIFICATION AUTHORITY

I HAVE VERIFIED THAT THE APPLICANT HAS SATISFIED ALL THE PRE-MARITAL REQUIREMENTS SPECIFIED IN USFK Reg 600-240.

DATE
(YYYYMMDD)NAME AND GRADE OF COMMANDER OR
APPOINTED REPRESENTATIVE

SIGNATURE

IMMIGRATION COUNSELING CERTIFICATE	DATE
STATEMENT OF APPLICANT AND INTENDED SPOUSE	
<p>In accordance with USFK Reg 600-240, the following has been explained to the undersigned:</p> <ol style="list-style-type: none"> 1. <u>WARNING</u>: The fact that a marriage takes place between an U.S. Service member and a non-U.S. citizen does not mean that the non-U.S. citizen spouse is automatically allowed to enter the United States. A visa, issued by the U.S., is required to enter the U.S. lawfully for residence. Other US agencies are responsible to determine whether a visa should be granted. 2. <u>Entry of Non-U.S. citizens</u>: A non-U.S. citizen is any person not a citizen or national of the United States. A valid unexpired immigrant visa is required for a non-U.S. citizen to be admitted to the U.S. A valid unexpired passport or other suitable travel document issued by the non-U.S. citizen's country of citizenship is also required (8 U.S.C. § 1101(a)(3) and § 1181(a)). 3. <u>Criminal Penalties</u>: The importation into the United States of any non-U.S. citizen for an immoral purpose is a crime punishable by a fine and imprisonment for not more than ten years (8 U.S.C. § 1328). 4. <u>Legal Presumption That a Marriage of Short Duration is Fraudulent</u>: A marriage entered into less than two years prior to admission of a non-U.S. citizen into the United States which is judicially annulled or terminated within two years after admission into the U.S. is presumed to be a fraudulent marriage (8 U.S.C. § 1227(a)(1)(G)). 5. <u>Persons Not Allowed Visas</u>: Unless otherwise provided by the United States Code, the following persons shall be ineligible to receive visas and shall be excluded from admission to the United States (8 U.S.C. § 1152): <ol style="list-style-type: none"> a. Non-U.S. citizens afflicted with mental illness, sexual deviation, or who are mentally retarded, insane, or have had attacks of insanity. b. Non-U.S. citizens who are narcotic addicts or alcoholics. c. Non-U.S. citizens who have tuberculosis, venereal disease, or any other dangerous contagious disease. d. Non-U.S. citizens who have any other disease or defect that may affect the person's ability to earn a living. e. Non-U.S. citizens who are paupers, vagrants, or professional beggars. f. Non-U.S. citizens convicted of a crime involving moral turpitude, such as theft, rape, assault and battery. g. Non-U.S. citizens convicted of two or more offenses. h. Non-U.S. citizens who are prostitutes, who have engaged in prostitution, or who have received in whole or in part the proceeds of prostitution. 	

i. Non-U.S. citizens who, in the opinion of the U.S. Consul Office or the U.S. Attorney General, are likely to become public charges.

j. Non-U.S. citizens who try to obtain or have obtained a visa by fraud or by willfully misrepresenting a material fact.

k. Non-U.S. citizens who have been convicted of a violation of narcotics or marijuana laws.

l. Non-U.S. citizens who are anarchists, opposed to organized government, advocates of violent overthrow of the government, or affiliated with the Communist Party.

6. Right to Appeal Exclusion: When the decision has been made by the U.S. Consulate not to allow a non-U.S. citizen to enter the United States, the non-U.S. citizen has the right to appeal to the U.S. Attorney General.

7. Privileges: The eligibility of dependents for military privileges is outlined in appropriate service regulations.

DATE	NAME AND GRADE OF APPLICANT	SIGNATURE

INTENDED NON-U.S. CITIZEN SPOUSE NAME, SIGNATURE, AND DATE

LEGAL OFFICER CERTIFICATION

I have interviewed _____ and _____
briefing both regarding the requirements and restrictions concerning the Immigration and
Nationality Act, together with the other information outlined above.

(Signature)

DATE	NAME AND GRADE OF LEGAL OFFICER	SIGNATURE

CF:

Intended Spouse
Applicant

MEDICAL RECORD		REPORT OF MEDICAL EXAMINATION		DATE OF EXAM
1. LAST NAME - FIRST NAME - MIDDLE NAME		2. IDENTIFICATION NUMBER	3. GRADE AND COMPONENT OR POSITION	
4. HOME ADDRESS (Number, street or RFD, city or town, state and ZIP Code)		5. EMERGENCY CONTACT (Name and address of contact)		
6. DATE OF BIRTH	7. AGE	8. SEX <input type="checkbox"/> FEMALE <input type="checkbox"/> MALE	9. RELATIONSHIP OF CONTACT	
10. PLACE OF BIRTH		11. RACE <input type="checkbox"/> WHITE <input type="checkbox"/> BLACK <input type="checkbox"/> AMERICAN INDIAN/ ALASKA NATIVE <input type="checkbox"/> HISPANIC WHITE <input type="checkbox"/> HISPANIC BLACK <input type="checkbox"/> ASIAN/PACIFIC ISLANDER		
12a. AGENCY		12b. ORGANIZATION UNIT	13. TOTAL YEARS GOVERNMENT SERVICE a. MILITARY b. CIVILIAN	
14. NAME OF EXAMINING FACILITY OR EXAMINER, AND ADDRESS		15. RATING OR SPECIALTY OF EXAMINER		
		16. PURPOSE OF EXAMINATION		

17. CLINICAL EVALUATION

NOR- MAL	(Check each item in appropriate column, enter "NE" if not evaluated.)	ABNOR- MAL	NOR- MAL	(Check each item in appropriate column, enter "NE" if not evaluated.)	ABNOR- MAL
	A. HEAD, FACE, NECK AND SCALP			O. PROSTATE (Over 40 or clinically indicated)	
	B. EARS - GENERAL (INTERNAL CANALS) (Auditory acuity under items 39 and 40)			P. TESTICULAR	
	C. DRUMS (Perforation)			Q. ANUS AND RECTUM (Hemorrhoids, Fistulae) (Hemocult Results)	
	D. NOSE			R. ENDOCRINE SYSTEM	
	E. SINUSES			S. G-U SYSTEM	
	F. MOUTH AND THROAT			T. UPPER EXTREMITIES (Strength, range of motion)	
	G. EYES - GENERAL (Visual acuity and refraction under items 28, 29, and 36)			U. FEET	
	H. OPHTHALMOSCOPIC			V. LOWER EXTREMITIES (Except feet) (Strength, range of motion)	
	I. PUPILS (Equality and reaction)			W. SPINE, OTHER MUSCULOSKELETAL	
	J. OCULAR MOTILITY (Associated parallel movements nystagmus)			X. IDENTIFYING BODY MARKS, SCARS, TATTOOS	
	K. LUNGS AND CHEST			Y. SKIN, LYMPHATICS	
	L. HEART (Thrust, size, rhythm, sounds)			Z. NEUROLOGIC (Equilibrium tests under item 41)	
	M. VASCULAR SYSTEM (Varicosities, etc.)			AA. PSYCHIATRIC (Specify any personality deviation)	
	N. ABDOMEN AND VISCERA (Include hernia)			BB. BREASTS	
				CC. PELVIC (Females only)	

NOTES: (Describe every abnormality in detail. Enter pertinent item number before each comment. Continue in item 42 and use additional sheets if necessary.)

18. DENTAL (Place appropriate symbols, shown in examples, above or below number of upper and lower teeth.)																REMARKS AND ADDITIONAL DENTAL DEFECTS AND DISEASES																															
<div style="display: flex; justify-content: space-around; font-size: small;"> <div> $\begin{array}{ccc} 0 & & 1 \\ 1 & 2 & 3 \\ 32 & 31 & 30 \\ 0 & & \end{array}$ Restorable Teeth </div> <div> $\begin{array}{ccc} 1 & 2 & 3 \\ 32 & 31 & 30 \\ 1 & & \end{array}$ Non-restorable Teeth </div> <div> $\begin{array}{ccc} X & & 3 \\ 1 & 2 & 3 \\ 32 & 31 & 30 \\ X & & \end{array}$ Missing Teeth </div> <div> $\begin{array}{ccc} X & X & X \\ 1 & 2 & 3 \\ 32 & 31 & 30 \\ X & X & X \end{array}$ Replaced by Dentures </div> <div> $\begin{array}{ccc} (X) & & 3 \\ 1 & 2 & 3 \\ 32 & 31 & 30 \\ (X) & & \end{array}$ Fixed Partial Dentures </div> </div>																																															
<div style="display: flex; justify-content: space-between;"> <div style="writing-mode: vertical-rl; transform: rotate(180deg);">RIGHT</div> <table style="width:100%; text-align: center;"> <tr> <td>1</td><td>2</td><td>3</td><td>4</td><td>5</td><td>6</td><td>7</td><td>8</td><td>9</td><td>10</td><td>11</td><td>12</td><td>13</td><td>14</td><td>15</td><td>16</td> </tr> <tr> <td>32</td><td>31</td><td>30</td><td>29</td><td>28</td><td>27</td><td>26</td><td>25</td><td>24</td><td>23</td><td>22</td><td>21</td><td>20</td><td>19</td><td>18</td><td>17</td> </tr> </table> <div style="writing-mode: vertical-rl; transform: rotate(180deg);">LEFT</div> </div>																	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	32	31	30	29	28	27	26	25	24	23	22	21	20	19	18
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16																																
32	31	30	29	28	27	26	25	24	23	22	21	20	19	18	17																																

19. TEST RESULTS (Copies of results are preferred as attachments)

A. URINALYSIS: (1) SPECIFIC GRAVITY		B. CHEST X-RAY OR PPD (Place, date, film number and result)	
(2) URINE ALBUMIN	(4) MICROSCOPIC		
(3) URINE SUGAR			
C. SYPHILIS SEROLOGY (Specify test used and results)	D. EKG	E. BLOOD TYPE AND RH FACTOR	F. OTHER TESTS

NAME	IDENTIFICATION NUMBER	NO. OF SHEETS ATTACHED
------	-----------------------	------------------------

MEASUREMENTS AND OTHER FINDINGS

20. HEIGHT	21. WEIGHT	22. COLOR HAIR	23. COLOR EYES	24. BUILD	25. TEMPERATURE
				<input type="checkbox"/> SLENDER <input type="checkbox"/> MEDIUM <input type="checkbox"/> HEAVY <input type="checkbox"/> OBESE	

26. BLOOD PRESSURE (Arm at heart level)						27. PULSE (Arm at heart level)				
A. SITTING	SYS. DIAS.	B. RECUMBENT	SYS. DIAS.	C. STANDING (5 mins.)	SYS. DIAS.	A. SITTING	B. RECUMBENT	C. STANDING (3 mins)	D. AFTER EXERCISE	E. 2 MINS. AFTER

28. DISTANT VISION			29. REFRACTION			30. NEAR VISION		
RIGHT 20/	CORR. TO 20/	BY	S.	CX		CORR. TO	BY	
LEFT 20/	CORR. TO 20/	BY	S.	CX		CORR. TO	BY	

31. HETEROPHORIA (Specify distance)									
ESO	EXO	R.H.	L.H.	PRISM DIV.	PRISM CONV. CT	PC	PD		

32. ACCOMMODATION		33. COLOR VISION (Test used and result)						34. DEPTH PERCEPTION (Test used and score)		UNCORRECTED			
RIGHT	LEFT							CORRECTED					
35. FIELD OF VISION		36. NIGHT VISION (Test used and score)						37. RED LENS TEST		38. INTRAOCULAR TENSION			
RIGHT	LEFT							RIGHT LEFT					
39. HEARING		40. AUDIOMETER						41. PSYCHOLOGICAL AND PSYCHOMOTOR (Tests used and score)					
RIGHT W/V	/15SV /15		250 256	500 512	1000 1024	2000 2048	3000 2896				4000 4096	6000 6144	8000 8192
LEFT W/V	/15SV /15	RIGHT											
		LEFT											

42. NOTES (Continued) AND SIGNIFICANT OR INTERVAL HISTORY

(Use additional sheets if necessary)

43. SUMMARY OF DEFECTS AND DIAGNOSES (List diagnoses with item numbers)

44. RECOMMENDATIONS - FURTHER SPECIALIST EXAMINATIONS INDICATED (Specify)	45A. PHYSICAL PROFILE					
	P	U	L	H	E	S

46. EXAMINEE (Check)	45B. PHYSICAL CATEGORY
A. <input type="checkbox"/> IS QUALIFIED FOR B. <input type="checkbox"/> IS NOT QUALIFIED FOR	

47. IF NOT QUALIFIED, LIST DISQUALIFYING DEFECTS BY ITEM NUMBER	A	B	C	E

48. TYPED OR PRINTED NAME OF PHYSICIAN

SIGNATURE

49. TYPED OR PRINTED NAME OF PHYSICIAN

SIGNATURE

50. TYPED OR PRINTED NAME OF DENTIST OR PHYSICIAN (Indicate which)

SIGNATURE

51. TYPED OR PRINTED NAME OF REVIEWING OFFICER OR APPROVING AUTHORITY

SIGNATURE

REPORT AND CERTIFICATE OF MARRIAGE

BRIDEGROOM		BRIDE	
Name in full: <i>(first-middle-last)</i>		Name in full: <i>(first-middle-last)</i>	
Father's name:		Father's name:	
Mother's full maiden name:		Mother's full maiden name:	
Permanent address: <i>(on Family Census Register or in the U.S.)</i>		Permanent address: <i>(on Family Census Register or in the U.S.)</i>	
Present address:		Present address:	
Date and Place of birth:		Date and Place of birth:	
Occupation:		Occupation:	
Citizenship proven by:		Citizenship proven by:	
Previously married to:		Previously married to:	
If terminated by death, date:		If terminated by death, date:	
If terminated by divorce, Court: Case No.: Decree date: Date divorce final:		If terminated by divorce, Court: Case No.: Decree date: Date divorce final:	
Signature of Bridegroom		Signature of Bride	
Witness	<i>Consular Section U.S. Embassy Seoul, Korea</i>	Witness	<i>Consular Section U.S. Embassy Seoul, Korea</i>
The Mayor of		Seoul, Korea, hereby accepts notification of this marriage	
		The Mayor of	
		Seoul, Korea	
Republic of Korea)		
Special City of Seoul)	s.s.	
Embassy of the United States of America)		
<p>I, _____, Vice Consul of the United States of America at Seoul, Korea, duly commissioned and qualified, do hereby certify that _____, whose true signature and official seal are respectively subscribed and affixed hereto was on the date _____, the date thereof, Mayor of _____ Seoul, Korea, to whose official acts, faith and credit are due. For the contents of this document, I assume no responsibility.</p> <p>In witness whereof, I have hereunto set my hand and affixed the seal of the Embassy of the United States of America at Seoul on this date _____</p> <p style="text-align: right;">_____ Vice Consul of the United States of America at Seoul, Korea</p>			

AFFIDAVIT OF ELIGIBILITY FOR MARRIAGE
THE FOREIGN SERVICE OF THE UNITED STATES OF AMERICA
AMERICAN EMBASSY, SEOUL, KOREA

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